

PATENT APPLICATION #29 Retter- Ne. Warkin

D STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Attn: Licensing & Review Branch v

Maurice TAYLOR

Examiner: S. Bentley

Group Art Unit: 221

Application No.: 06/116,026 Filed: January 11, 1980

Docket No.: 109480

For:

THRUST NOZZLE FOR A GAS TURBINE ENGINE

RECEIVED

REQUEST TO REMOVE SECURITY MARKINGS

DEC 1 9 2001

Director of the U.S. Patent and Trademark Office Washington, D.C. 20231

LICENSING & REVIEW

Sir:

Please find attached a copy of a letter from the British Patent Office revoking the security restrictions of the corresponding British application. Therefore, the security restrictions placed on the above-identified U.S. patent application can now be withdrawn and this application may proceed according to normal procedures.

It is therefore respectfully requested that all security markings be withdrawn from this application.

Respectfully submitted

Registration No. 27,078

William P. Berridge Registration No. 30.024

JAO/WPB:amw

Date: December 18, 2001

OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, Virginia 22320

Telephone: (703) 836-6400

DEPOSIT ACCOUNT USE AUTHORIZATION Please grant any extension necessary for entry; Charge any fee due to our Deposit Account No. 15-0461









ROLLS-ROYCE LIMITEDEMS

Note: Rolls-Royce plc
Intellectual Property Department
P.O. 31, Moor Lane
DERBY
DER4 8BI

881

The Patent Office Patents Directorate

Concept House Cardiff Road, Newport South Wales NP10 8QQ United Kingdom

Direct line: 01633 814989
Fax: 01633 814415
http://www.patent.gov.uk

ECEUNE (

All correspondence in connection with this application should be addressed to Mr M.G.Wilson, Room GR70.

Your reference: AH 6/CC Our reference: *(Z)792

8 November 2001

Dear Sirs

Application No. GB7901325.

With reference to the above application, I can now inform you that the directions under Section 22 of the Patents Act prohibiting communication and publication of the information therein have been revoked.

In consequence, it will now be treated as a normal application and any conditions as to secrecy which the Comptroller may have imposed on applications relating to the same invention filed or to be filed abroad are now withdrawn.

However, no further action is contemplated in consequence of its having been deemed withdrawn by reason of failure to file form 9/77.

Yours faithfully

M G Wilson